



State of New Jersey

Chris Christie
Governor

Office of the Attorney General
Department of Law and Public Safety
Division of Gaming Enforcement
P.O. Box 047
Trenton, NJ 08625-0047

Jeffrey S. Chiesa
Attorney General

Kim Guadagno
Lt. Governor

David Rebutk
Director

Joseph A. Corbo, Jr., Esquire
Vice President and General Counsel
Marina District Development Company, LLC
d/b/a Borgata Hotel Casino & Spa
One Borgata Way
Atlantic City, NJ 08401

Dennis Daly, Esquire
Sterns & Weinroth
50 West State Street
Suite 1400
P.O. Box 1298
Trenton, NJ 08608

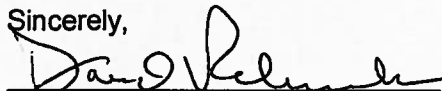
Re: **JOINT PETITION OF MARINA DISTRICT DEVELOPMENT COMPANY, LLC, d/b/a BORGATA HOTEL CASINO & SPA AND ALLIN INTERACTIVE CORPORATION TO CONDUCT GAMING RELATED BUSINESS (MOBIL GAMING SERVICES) PURSUANT TO N.J.S.A. 5:12-92a(1) (PRN 1121301)**

Dear Mr. Corbo and Mr. Daly:

The Division of Gaming Enforcement ("Division") has completed its review of PRN 1121301 which seeks to renew PRN 3561201, authorizing the parties to further evaluate the testing performed of this product (specifically **Mobile gaming services**) between Marina District Development Company, LLC, d/b/a Borgata Hotel Casino & Spa and Allin Interactive Corporation ("Allin") pursuant to the Software License and Purchase Agreement dated September 17, 2012 and to perform additional testing of the product. In Order to perform this test, Allin has filed a license application pursuant to N.J.S.A. 5:12-92a(1). The 92a(1) application will need to be updated (including qualifiers) and a new transactional waiver issued prior to any business, other than the "test period", being performed under the September 17, 2012 agreement between the parties. I note that this will be the only extension of the test period permitted for evaluation purposes and a fully updated and completed 92a(1) application must be filed by Allin before any additional extensions are granted.

Therefore, pursuant to N.J.S.A. 5:12-92a(1) and N.J.A.C. 13:69J-1.2B, and for good cause shown, the gaming related business transaction between the petitioners is deemed to be approved **for a term to expire on August 1, 2013**, subject to the representations contained within the joint petition as well as the conditions stated above. The petitioners must be ready to move beyond the test period by that date, including having a fully updated and completed 92a(1) application filed with the Division. Further, petitioner must maintain and make available for inspection, upon demand by the Division, any records regarding the business transacted. The Division may reconsider the granting of this approval at any time.

Sincerely,


DAVID REBUTK
DIRECTOR

Date: *April 29, 2013*

c: Louis S. Rogacki, DAG

